

UNITED STATE DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NUMBER	FILING DATE	FIRST NAMED APP	PLICANT ATTORNEY DOCKET NO.
Serial Noo.:	2-9-00 (09 Sexies)	Mills	
	(C) sexus)		
009,837 0	08,947 009	, 294	EXAMINER
110,160 1	10,694 110,	717	Wit, Lange
009,455 1	10,678 111,	003	ART UNIT PAPER NOMBER) 754 S
501,622 2	25,687 362,	693	DATE MAILED:
		ERMEW SUMMARY	
		lanolic's	J. Melcher J. S. menauer
All participants (applicant, applicant's representative, PTO personnellie presentative) S. Brewer			
(1) W. Langel	(ex)	(3) V. J.	agannathan (consultant)
(2) S. Kalafut	(exv)	(4) S. G	riblin (SPE)
Date of Interview	2/21/01		wrong & S. walsh Observers
Type: Telephonic Televideo Conference Personal (copy is given to applicant applicant's representative).			
Exhibit shown or demonstration conducted: XYes \(\subseteq No \) If yes, brief description: \(\subseteq \subseteq \subseteq \subseteq \alpha \) an attachment			
	•		
Agreement was reached. was not reached.			
Claim(s) discussed:			
Identification of prior art discussed:			
		- -	
Description of the general nature of what was agreed to if an agreement was reached, or any other comments:			
clarified his theoretical viewpoint. Slide show referred			
to experimental data. Examiners advised that			
evidence v	ust be sub,	mitted with	the amendment in response
to the outstanding office action. applicant asked that an			
(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.)			
☐ It is not necessary for applicant to provide a separate record of the substance of the interview.			
Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.			

Examiner Note: You must sign this form unless it is an attachment to another form.

(1/3) ATTACHMENT TO INTERVIEW SUMMARY Coursel for applicant requested disclosure of the following information as being reasonably related to the prosecution of the pending patent applications: 1) Identification of all Examiners and/or, other than Those other Patent Office personnel who were identified in the pending Office Actions, who were Consulted, or otherwise provided input, in the formulation of the rejections of record. 2) Identification of all outside consultants and/or other technical personnel, including but nothernted to, those of NIST, who were consulted, or otherwise provided input, in the formulation of the rejections of record;

3) Identification of all Patent Office officials responsible for the withdrawal of Appin Ser. No 009, 294 from issuance, and claupication of the factual Circumstances surrounding that withdrawal · 4) Identification of any and all outside Sources of information that muy have preipitated, or otherwise contributed to, the Patent Office's withdrawal of Appn. Ser. No. 009,294 from issuance.

(3/3)

The Patent office disagrees with

Applicant's comment that the above-dentifies

information requested at the Interview is

glimane to the issues raised in the

pending office Actions. The Patent office,

refused to

therefore, will not respond to these lines of

inquiry during the Interview.

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